

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF PUERTO RICO

IN RE: * CASE NO. 15-10353-MCF
GARCIA MENDEZ, CARIDAD * CHAPTER 7
DEBTOR *

JOINT STIPULATION TO SETTLE CONTESTED MATTER
RE: DOCKET NO. 10, 12, 13

NOW COME, CARIDAD GARCIA MENDEZ, debtor, and **NOREEN WISCOVITCH RENTAS, ESQ., CHAPTER 7 TRUSTEE**, in the above captioned case, through their respective undersigned attorneys, and hereby stipulate the terms and conditions to settle their differences regarding a preference action, docket entry #10 and #13, as follows:

1. The Trustee has determined to pursue a preference action to recover a pre-petition payment paid to debtor's father, in the above captioned case.
2. On February 26, 2016, the Trustee gave notice that there are assets or that it is expected to be assets in this case which are expected to result in a dividend to creditors, in the present case. *Notice of Assets and Request for Claims Bar Date*, docket entry #12.
3. The parties have settled their differences and have reached an agreement pursuant to the following terms and conditions:
 - a. Upon execution of this agreement, debtor Caridad Garcia Mendez will deliver to the Chapter 7 Trustee a manager's check in the sum of \$2,000.00, to the Order of *Noreen Wiscovitch Rentas*, which monies are to be considered "non-exempt property of the estate" for distribution by the Trustee, in the above captioned case.
 - b. In consideration of the covenants set forth above, the Chapter 7 Trustee will not pursue the preference action to recover the

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aforementioned preferential payment paid to debtor's father, in the above captioned case.

- c. The Trustee has no further objection to the debtor's discharge.
- d. This agreement reflects the total agreement between the parties and any statement, promise or representation given by any of them which is not included herein shall be null and void.
- e. The Trustee believes that this agreement is in the best interest of the Estate.

The debtor and the Chapter 7 Trustee, execute this joint stipulation in San Juan, Puerto Rico, this 3rd day of March, 2016.



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NOTICE TO ALL CREDITORS AND PARTIES IN INTEREST

NOTICE: Within twenty-one (21) days after service as evidenced by the certification, and an additional three (3) days pursuant to Fed. R. Bank. P. 9006 (f) if you were served by mail, any party against whom this paper has been served, or any other party to the action that objects to the relief sought herein shall serve and file an objection or other appropriate response to this paper with the Clerk's office of the U.S. Bankruptcy Court for the District of Puerto Rico. If no objection or other response is filed within the time allowed herein, the paper will be deemed unopposed and may be granted unless: (i) the requested relief is forbidden by law; (ii) the requested relief is against public policy; or (iii) in the opinion of the Court, the interest of justice requires otherwise.

CERTIFICATE OF SERVICE

I CERTIFY, that on this same date a copy of this Notice was filed with the Clerk of the Court using the CM/ECF system which will send notice of same to the Chapter 7 Trustee, the US Trustee's Office, and all CM/ECF participants; I also certify that a copy of this notice was sent via regular US mail to the debtor and to all creditors and interested parties appearing in the master address list, hereby attached.

In San Juan, Puerto Rico, this 3rd day of March, 2016.

/s/ Roberto Figueroa Carrasquillo
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Case 15-10353-MCF7

District of Puerto Rico

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Thu Mar 3 16:55:12 AST 2016

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